February 6, 2014

Date:

## UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MICHIGAN

United States of America	ORDER OF DETENTION PENDING TRIAL
V. Keon Lamar Thomas Defendant	Case No. 1:14 Cr 12
After conducting a detention hearing under the Bail Ref that the defendant be detained pending trial.	form Act, 18 U.S.C. § 3142(f), I conclude that these facts require
Part I – Fi	ndings of Fact
	n 18 U.S.C. § 3142(f)(1) and has previously been convicted of hat would have been a federal offense if federal jurisdiction had
a crime of violence as defined in 18 U.S.C. § 3° which the prison term is 10 years or more.	156(a)(4), or an offense listed in 18 U.S.C. § 2332b(g)(5)(B) for
an offense for which the maximum sentence is	death or life imprisonment.
an offense for which a maximum prison term of	ten years or more is prescribed in:
a felony committed after the defendant had been U.S.C. § 3142(f)(1)(A)-(C), or comparable state	en convicted of two or more prior federal offenses described in 18 e or local offenses.
any felony that is not a crime of violence but inv	
a failure to register under 18 U.S.C	~
(2) The offense described in finding (1) was committed w or local offense.	hile the defendant was on release pending trial for a federal, state
(3) A period of less than 5 years has elapsed since the _ offense described in finding (1).	date of conviction defendant's release from prison for the
(4) Findings (1), (2) and (3) establish a rebuttable presun person or the community. I further find that defendan	nption that no condition will reasonably assure the safety of another it has not rebutted that presumption.
Alternativ	e Findings (A)
√ (1) There is probable cause to believe that the defendant	t has committed an offense
✓ for which a maximum prison term of ten years of Controlled Substances Act (21 U.S.C. 801 et s)	
under 18 U.S.C. § 924(c).	
<ul> <li>(2) The defendant has not rebutted the presumption esta will reasonably assure the defendant's appearance an</li> </ul>	ablished by finding (1) that no condition or combination of conditions and the safety of the community.
Alternativ ✓ (1) There is a serious risk that the defendant will not appe	<b>e Findings (B)</b> ear.
✓ (2) There is a serious risk that the defendant will endange	er the safety of another person or the community.
Part II – Statement of	the Reasons for Detention
I find that the testimony and information submitted at the evidence a preponderance of the evidence that:	e detention hearing establishes by <a></a> clear and convincing
13 drug misdemeanor convictions. He also has a felony firear numerous failures to appear and revocations of parole and proin 2013 of a felony drug offense committed while he was free that defendant again possessed crack cocaine for sale and pobond violation shows that no conditions of bond in the present Part III – Directions	ult felony drug convictions, 2 juvenile felony drug convictions, and rms conviction. Defendant's long criminal history features obation for committing new crimes. Significantly, he was convicted on bond for other charges. The present case involves charges assessed a firearm. Defendant's history of parole, probation and to case will assure appearance or the safety of the community.  S Regarding Detention
corrections facility separate, to the extent practicable, from pers	nity to consult privately with defense counsel. On order of United he person in charge of the corrections facility must deliver the

Judge's Signature: /s/ Joseph G. Scoville

Name and Title: Joseph G. Scoville, U.S. Magistrate Judge